

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY**

IN RE: JOHNSON & JOHNSON  
TALCUM POWDER PRODUCTS  
MARKETING, SALES PRACTICES,  
AND PRODUCTS LIABILITY  
LITIGATION

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MDL No. 3:16-md-02738-MAS-RLS

This Document Relates To:

*Bondurant v. Johnson & Johnson*  
No. 3:19-cv-14366-MAS-RLS

*Gallardo v. Johnson & Johnson*  
No. 3:18-cv-10840-MAS-RLS

*Judkins v. Johnson & Johnson*  
No. 3:19-cv-12430-MAS-RLS

**NOTICE OF MOTION TO EXCLUDE THE SPECIFIC CAUSATION  
OPINIONS OFFERED BY DR. JUDITH WOLF**

**PLEASE TAKE NOTICE** that on a date to be determined by the Court, the undersigned counsel will bring Defendants Johnson & Johnson and LLT Management, LLC (“Defendants”)’s Motion to Exclude the Specific Causation Opinions Offered by Dr. Judith Wolf before this Court. Defendants will ask for entry of an order that excludes Dr. Wolf’s specific causation opinions with respect to Ms. Bondurant, Ms. Judkins, and Ms. Gallardo.

**PLEASE TAKE FURTHER NOTICE** that in support of their motion,

Defendants shall rely upon the Brief submitted herewith and the Declaration of Jessica Davidson, Esq., together with exhibits; and

**PLEASE TAKE FURTHER NOTICE** that a proposed Order is submitted herewith; and

**PLEASE TAKE FURTHER NOTICE** that oral argument is requested.

Dated: July 23, 2024

Respectfully submitted,

/s/ Susan M. Sharko

Susan M. Sharko

**FAEGRE DRINKER BIDDLE &  
REATH LLP**

600 Campus Drive

Florham Park, NJ 07932

(973) 549-7350

[susan.sharko@faegredrinker.com](mailto:susan.sharko@faegredrinker.com)

Allison M. Brown

Jessica Davidson

**SKADDEN, ARPS, SLATE,  
MEAGHER & FLOM LLP**

One Manhattan West

New York, New York 10001

(212)-735-3000

[Allison.brown@skadden.com](mailto:Allison.brown@skadden.com)

[Jessica.davidson@skadden.com](mailto:Jessica.davidson@skadden.com)

*Attorneys for Defendants Johnson & Johnson and LLT Management, LLC*